LARUSSO & CONWAY, LLP

300 OLD COUNTRY ROAD SUITE 341 MINEOLA, NY 11501

TEL: (516) 248-3520 • FAX: (516) 248-3522 April 4, 2012

Hon. Sandra J. Feuerstein United States District Court Eastern District of New York 1044 Federal Plaza Central Islip, NY 11722

Re:

United States v. Bokum

Docket No. 12 CR 36 (SJF)

Dear Judge Feuerstein:

On December 19, 2011, the defendant was arraigned on a complaint. The defendant was released on the following conditions: \$500,000 bond secured by property belonging to his step-father in South Carolina, (that property was posted and a confession of judgment on said property was executed and filed). In addition, the Court ordered electronic monitoring with permission top leave the home for employment, court and or attorney visits and other emergencies. Defendant was also ordered to surrender his passport which he has complied with. To date, the defendant has been fully compliant with all the conditions ordered. Without employment during this period the defendant has been confined to his residence.

At this time the government has no opposition to amending the above-described bail conditions to remove the electronic monitoring and home arrest conditions. The parties agree that the defendant shall report once a week in person and report daily by telephone to his Pre-trial Services Officer. Therefore, it is respectfully requested that the Court amend the bail conditions as such.

Very traly your

R. Conwav

cc: AUSA Chris Ott

Dennis Khilkevich, SDNY Pre-trial Services.